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REMARKS/ARGUMENTS

Claims 1-20 will be pending in this application upon entry of the above amendments. Claims 1, and 3-4 have been amended. Claims 12-20 have been added. The amendments find full support in the original specification, claims, and drawings. No new matter has been added. This Amendment is being submitted with a Request for Continued Examination. Accordingly, entry of the amendments and reexamination, reconsideration, and an early indication of allowance of the now pending claims 1-20 are respectfully requested.

Claims 1-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Goh (U.S. Patent No. 6,671,353) in view of Haimi-Cohen (U.S. Patent No. 6,233,320). Applicant respectfully traverses this rejection.

Claim 1 recites "displaying a <u>plurality</u> of recording modes, <u>each</u> of the plurality of recording modes for recording a <u>different</u> set of data frames exchanged between the mobile set and a second device during a phone call."

Goh discloses a display that displays a recording sign "REC" when a voice record key is depressed on a portable telephone, and a "STOP" message when the stop key is depressed. Thus, in Goh, there is only a single recording mode that when depressed, records a voice message.

Haimi-Cohen is silent about displaying any recording modes, and much less, displaying the recited "plurality of recording modes." Although Haimi-Cohen does disclose recording transmission and reception speech packets, nothing indicates that a "plurality of recording modes" are assigned for

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"recording a <u>different</u> set of data frames exchanged between the mobile set and a second device during a phone call." To the contrary, it appears that in Haimi-Cohen, all of the transmission and reception packets are always recorded since there is no indication that anything needs to be done to trigger the recording. (See, Col. 7, lines 6-62). Thus, in Haimi-Cohen, there is no recording of "a different set of data frames exchanged between the mobile set and a second device during a phone call" as is required by claim 1. Accordingly, claim 1 is now in condition for allowance.

Claims 3 and 4, as amended, recite that the "uplink and downlink data frames are selectively recorded based on data content analysis of each uplink and downlink data frame."

Neither Goh nor Haimi-Cohen teach or suggest this limitation.

In Goh, only messages by a user of the portable telephone are recorded. In Haimi-Cohen, both transmission and reception speech packets are recorded, but there is no indication that they are recorded "selectively . . . based on data content analysis of each uplink and downlink data frame." Accordingly, claims 3 and 4 are now in condition for allowance.

Claims 2, and 5-11 are also in condition for allowance because they depend on an allowable base claim, and for the additional limitations that they contain. Specifically with respect to claim 9, claim 9 adds the limitation that "the set of data frames include non-speech data." The Examiner relies on Col. 9, lines 28-37 of Haimi-Cohen to contend that this limitation is disclosed. However, although this section of Haimi-Cohen discloses the use of several "speech coders" and

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"speech decoders," there is no indication that these speech coders and decoders encode and decode anything else than speech data.

Claims 12-20 are new in this application. These claims are also in condition for allowance because they depend on an allowable base claim, and for the additional limitations that they contain. These limitations recited in these new claims are neither taught nor suggested by any of the cited references.

In view of the above amendments and remarks, Applicant respectfully requests reconsideration, reexamination, and an early indication of allowance of the now pending claims 1-20.

Respectfully submitted,
CHRISTIE, PARKER & HALE, LLP

By ____

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